# 5. PROPOSED NEW SIP MEASURES - Descriptions

# <u>Introduction</u>

ARB staff is proposing a comprehensive and far reaching set of new measures to achieve emission reductions needed to address California's most challenging ozone and PM2.5 problems. These measures are designed to make maximum progress toward the federal 8-hour ozone standard in the South Coast and the San Joaquin Valley. The measures include aggressive near-term NOx and SOx emission reduction goals, reflecting the nature and scope of the PM2.5 problem in these regions. To achieve the emission reductions needed for both ozone and PM2.5, the State Strategy proposes new near-term actions that can be completed by 2010 or soon thereafter.

#### **Need for Fleet Modernization**

More than any other air pollution control effort, ARB's mobile source program has moved the State's nonattainment areas closer to meeting federal air quality standards. California has dramatically tightened emission standards for new onroad and off-road mobile sources and fuels. As new engines have become cleaner and cleaner, the emissions contribution from older vehicles has been growing to the extent that it will soon make up the majority of mobile source emissions. For example, by 2014, heavy-duty trucks 14 years or older will produce 51 percent of total heavy-duty truck NOx emissions while only traveling 20 percent of total truck miles. The same holds true for all on-road vehicles combined, where vehicles over 14 years old will produce almost 60 percent of total NOx emissions by 2014 but just 20 percent of total miles traveled.

The benefits of in-use control programs are limited by the underlying engine technology and controls. As a result, the majority of new measures in the State Strategy are "in-use" measures – programs to help clean up or replace older, dirtier vehicles and equipment. We simply cannot wait for the natural turnover of older vehicles and equipment (1-5 percent annual turnover depending on vehicle or equipment type) being replaced with newer, cleaner vehicles. The challenge is that these measures have a much more direct impact on businesses and individuals in California than do new engine standards that must be met by manufacturers. ARB's fleet rules will affect owners of public and private vehicles and equipment that operate in nonattainment areas throughout the State.

Compliance flexibility has historically been included in ARB regulations – allowing the most cost-effective methods to be used by those who must meet emission requirements. And while lower-cost add-on control devices can play a role in lowering emissions from mobile fleets, more costly engine and vehicle replacements will be needed in many cases. This will place a substantial financial burden on owners of vehicles and equipment but is necessary in order to achieve air quality standards. Increased incentive funds can supplement ARB's regulatory actions and further accelerate air quality progress. It is important to recognize that at current funding levels, incentive funds can pay for

only a relatively small portion of the cost for necessary modernization of California's diesel engine fleets.

The nature of the proposed new measures (enforceable rules) and California's history of supportive financial incentives provide a sound basis for reductions from incentive programs to meet federal requirements for SIP approval.

# **Accountability for Emission Reductions**

California's SIP must outline the plan for meeting air quality standards in all of its nonattainment areas. ARB staff's SIP State Strategy proposal for Board approval includes an enforceable commitment to achieve the overall goals set. The details of each new measure are publicly considered during separate formal rulemaking processes. If a particular measure does not ultimately achieve the emission reductions estimated in the SIP, the State is still bound to achieve the total aggregate emission reduction commitment, whether this is realized through additional reductions from other new measures, or from alternative control measures or incentive programs.

#### **Summary of Proposed New SIP Measures**

#### ON-ROAD SOURCES

# **Passenger Vehicles**

# Improvements and Enhancements to California's Smog Check Program

**Low Pressure Evaporative Test.** Require low pressure evaporative system testing and repair of evaporative system leaks for all vehicles subject to Smog Check inspection.

**More Stringent Cutpoints.** Set more stringent pass/fail cutpoints to ensure more cars would have more complete and durable repairs.

**Annual Inspections for Older Vehicles**. Inspect older vehicles annually rather than every two years. Older vehicles tend to have greater deterioration of emission controls, and consequently, higher emissions.

Annual Inspections for High Annual Mileage Vehicles. Inspect annually, rather than every two years, vehicles that accrue very high mileage on an annual basis. High mileage vehicles tend to have greater deterioration of emission controls and, consequently, higher emissions.

**Add Visible Smoke Test**. As part of the Smog Check test, include a check for visible smoke to identify vehicles with excess particulate matter emissions.

**Inspection of Light- and Medium-Duty Diesels.** Include light- and medium-duty diesel vehicles in the Smog Check program to provide for improved maintenance and reduced emissions for this part of the fleet, and require the repair of poorly maintained or old emission systems.

**Inspection of Motorcycles.** Include motorcycle inspections as part of Smog Check. Studies indicate that motorcycles are subject to high rates of exhaust system tampering.

**Expanded Passenger Vehicle Retirement.** Increase the number of vehicles that are voluntarily retired by implementing a scrappage program for vehicles that are off-cycle from their Smog Check inspections.

**Modifications to Reformulated Gasoline Program.** Modify California's Reformulated Gasoline Program to offset ROG emissions due to the increased use of ethanol. This rulemaking activity is currently underway and is intended to fully mitigate the emission increase, which has been incorporated in the current emissions inventory.

#### **Trucks**

Cleaner In-Use Heavy-Duty Trucks. This proposed measure is a comprehensive in-use diesel truck emissions reduction program that includes a fleet modernization rule and an excess emissions program. Fleet modernization would focus on overcoming the typically slow rate of heavy-duty truck turnover by requiring truck owners to meet specified emission levels through replacing or cleaning up the oldest trucks in their fleets, and would also include a program for out-of-state trucks. The excess emissions program would target deterioration emissions to keep ultra-clean trucks running cleaner longer.

# **GOODS MOVEMENT SOURCES**

Ship Auxiliary Engine Cold Ironing and Other Clean Technology. Reduce emissions from ships at berth with at-dock technologies such as cold ironing (electrical power) and other clean technologies.

Cleaner Ship Main Engines and Fuel. Further reduce emissions from main engines through added retrofits such as selective catalytic reduction. Support efforts by ports and appropriate local entities to accelerate use of cleaner ships and rebuilt engines through other tools such as lease restrictions. Require ships to use low sulfur diesel fuel in main engines when operating within 24 nautical miles of shore.

**Port Truck Modernization.** Retrofit or replace older heavy-duty diesel trucks that service ports. Work with port authorities to prevent adding older trucks to the fleet. ARB rulemaking process for this proposed measure has begun in parallel with development proposals by the Ports of Los Angles and Long Beach.

**Accelerated Introduction of Cleaner Line-Haul Locomotives.** Replace existing locomotive engines with cleaner Tier 4 engines beginning in 2012 and conduct concurrent rebuilds of older engines to Tier 2.5 standards. This measure requires early introduction of U.S. EPA Tier 4 standards.

**Clean Up Existing Commercial Harbor Craft**. Require owners of existing commercial harbor craft to replace old engines (both propulsion and auxiliary) with newer cleaner engines and/or add emission control technologies that clean up engine exhaust. ARB rulemaking for this proposed measure is underway.

#### OFF-ROAD SOURCES

# **Construction and Other Equipment**

**Cleaner In-Use Off-Road Equipment.** Establish fleet average emission limits for off-road equipment (over 25 horsepower) that would require older, dirtier engines to be replaced with engines reflecting current technologies or retrofitted with emission control devices. ARB rulemaking for this proposed measure is in process.

# **Agricultural Equipment**

**Agricultural Equipment Fleet Modernization.** Accelerate the modernization of the fleet of agricultural equipment used in California, removing older, dirtier equipment from service to be replaced with engines reflecting cleaner technologies.

#### **Evaporative and Exhaust Strategies**

**New Emission Standards for Recreational Boats.** Adopt catalyst-based standards (5 g/kW-hr) for new outboard and personal water craft (jet ski) engines and evaporative emission standards to address all sources of recreational boat evaporative emissions.

**Off-Road Recreational Vehicle Expanded Emission Standards.** Adopt exhaust and evaporative emission standards to reduce the amount of ROG from off-highway motorcycles and all-terrain vehicles.

Additional Evaporative Standards Portable Outboard Marine Tank Evaporative Standards. Set evaporative standards for removable fuel tanks used on outboard recreational boats. Refueling Gasoline Tank Evaporative Standards. Set evaporative standards for refueling gasoline tanks typically mounted on pickups and large recreational vehicles and used to refuel equipment and other smaller vehicles. Gas Station Refueling Hose Evaporative Standards. Set evaporative standards for gas station pump hoses.

**Enhanced Vapor Recovery for Above Ground Storage Tanks**. Implement an enhanced vapor recovery certification process and new performance standards and specifications for large fuel tanks used extensively in agricultural operations.

#### AREAWIDE SOURCES

# **Consumer Products**

**Tighten Standards.** Tighten standards or require product reformulation for consumer products categories through several rulemakings through 2012.

# **Pesticides**

**New Pesticide Strategies.** The California Department of Pesticide Regulation will reduce emissions from commercial and agricultural pesticide use in California through reformulation, reduced usage, and innovative technologies and practices.

#### Improvements and Enhancements to California's Smog Check Program

California's passenger vehicle emissions standards have been extremely effective -- a new 2005 car was 97 percent cleaner than a new 1980 car. In order to reduce the emissions necessary to reach air quality goals, however, the focus must shift to keeping vehicles clean over their lifetimes. The Smog Check program is the cornerstone of this effort, keeping over 400 tons of smog-forming emissions from entering the air each day.

The State Strategy envisions an even stronger Smog Check program, adding tests that will reduce excess emissions and including vehicle types that are now exempt to better ensure that all passenger vehicles in California keep running clean. Staff has estimated that adding the following tests to Smog Check will reduce ROG and NOx emissions from passenger vehicles another 10 percent in 2014. This equates to reducing about 11 tons per day of ROG and 12 tons per day of NOx in the South Coast in 2014.

# **Low Pressure Evaporative Test**

Over half of smog-forming emissions from 1976 through 1995 cars comes from fuel evaporating from leaks in the fuel system. A functional check of the gas cap is currently included in Smog Check, but not a check of the vehicle's fuel tank and vapor lines, which play an important part in controlling evaporative emissions. This measure would add a low pressure evaporative test to Smog Check to examine for leaks in the fuel tank and vapor lines.

# **More Stringent Cutpoints**

One approach to getting more complete repairs and lower emissions is to increase the stringency of the inspection standards (cutpoints) used to determine if the vehicle initially passes or fails. This measure would set more stringent cutpoints, ensuring that more cars would have more complete and durable repairs.

# **Annual Inspections for Older Vehicles**

Vehicles 15 years or older have a failure rate more than twice the average. This measure would require older vehicles to be tested annually, shortening the time they are emitting excess emissions prior to being repaired.

#### Annual Inspections for High Annual Mileage Vehicles

About 3 percent of cars are driven over 25,000 miles per year. These vehicles fail Smog Check at about twice the average rate. This measure would require high-mileage vehicles to be tested annually which would shorten the time they are emitting excess emissions prior to being repaired.

#### Add Visible Smoke Test.

Excess soot from smoking passenger vehicles is estimated at about one and a half tons per day statewide and is a public health concern. An inspection for excessive smoke is currently not part of the Smog Check program, but soon will be due to newly enacted legislation (AB 1870, Lieber, Chapter 761 of 2006) that establishes visible smoke as a cause for Smog Check failure.

# Inspection of Light- and Medium-Duty Diesels.

There are over 200,000 diesel passenger cars and trucks operating in California. While diesel vehicles have low ROG emissions, older diesels tend to emit higher levels of NOx and particulate matter than gasoline vehicles. Diesel vehicles, however, are not currently required to take part in the Smog Check program. This measure would develop a Smog Check inspection program for diesel passenger cars and trucks that would allow identification and repair of highemitting diesel vehicles.

# Inspection of Motorcycles.

There are about 400,000 motorcycles registered in California. They are currently exempt from Smog Check. While motorcycles do not have a high rate of emission control deterioration, surveys indicate a high level of exhaust system tampering. This measure would require some form of motorcycle Smog Check inspections to help reduce excess motorcycle emissions.

# **Estimated Emission Reductions**

# **South Coast**

	(tons per day)	2006	2014	2020	2023
	Baseline emissions	245	138	109	98
	Emission reductions:				
	Baseline emissions	4.1	3.2	2.2	
			0.8	109	0.6
ROG			3.1		2.3
	High Annual Mileage		0.5	0.4	0.4
			2.0	2.0	2.0
			10.5	8.7	7.5
	Baseline emissions	243	128	88 1.4	74 1.1
	Cutpoints		2.0	1.4	
			7.2	4.9	4.2
NOx	High Annual Mileage		1.6	0.6 2.5 0.4 2.0 8.7 88 1.4 4.9 1.1 0.3 0.6 8.3 9.0 0.2 0.01	0.9
	and Medium-Duty		0.6	0.3	0.1
			0.6	0.6	0.6
			12.0	8.3	6.9
	Baseline emissions	6.2			9.4
			0.2	0.2	0.2
PM2.5	and Medium-Duty		0.02	0.01	< 0.01
			0.2	3.2 0.6 2.5 0.4 2.0 8.7 88 1.4 4.9 1.1 0.3 0.6 8.3 9.0 0.2 0.01	0.2

# San Joaquin Valley

	(tons per day)	2006	2014	2020	2023
	Baseline emissions	77	48	36	34
ROG	Low Pressure Evaporative Test		0.8	0.6	0.4
	Baseline emissions	0.2			
BOC		0.5			
ROG	High Annual Mileage		0.2	36 0.6 0.2 0.5 0.1 1.0 2.2 28 0.3 1.1 0.5 0.2 0.3 2.4 2.1 0.05 < 0.01	0.1
			1.0	1.0	1.0
			2.9	2.2	1.9
		68		36 0.6 0.2 0.5 0.1 1.0 2.2 28 0.3 1.1 0.5 0.2 0.3 2.4 2.1 0.05 < 0.01	24
			0.4	0.3	0.2
NOx			1.5	1.1	0.9
	High Annual Mileage		8.0	0.5	0.5
	and Medium-Duty		0.3	0.2	0.2
			0.3	0.3	0.3
			3.3	36 0.6 0.2 0.5 0.1 1.0 2.2 28 0.3 1.1 0.5 0.2 0.3 2.4 2.1 0.05 < 0.01	2.1
	Baseline emissions	1.4	1.8	2.1	2.4
			0.05	0.05	0.05
PM2.5	and Medium-Duty		< 0.01	< 0.01	< 0.01
			0.05	0.05	0.05

Baseline emissions reflect adjustments not included in the SIP Emission Inventory Projections on ARB's website. The adjustments include criteria pollutant benefits from the greenhouse gas limits for motor vehicles adopted in 2004 and emission reductions from the Carl Moyer Program.

Baseline emissions are for all light- and medium-duty passenger cars, SUVs and trucks, and all gasoline heavy-duty trucks. Reductions have been estimated in the following manner:

Low Pressure Evaporative Test—ARB staff has estimated the percent reduction in emissions from the low pressure test using before and after repair data collected in two studies done by ARB and one U.S. EPA study. The percent reduction was estimated separately for hot soak, diurnal, and running loss evaporative emissions. The percent reductions were then applied to EMFAC baseline evaporative emissions for the light duty fleet in order to calculate evaporative emissions benefits in tons per day.

More Stringent Cutpoints—The reductions are based on more stringent initial inspection standards (cutpoints) taken from a study by Sierra Research using failure rate data collected from the California, Arizona, and Wisconsin inspection programs. Sierra Research identified model year groups of vehicles for which cutpoints could be lowered and estimated the impact on emission rates for each group. The fractional changes in emission rates were then applied to EMFAC baseline emissions to calculate emissions benefits in tons per day.

Annual Inspections for Older Vehicles—Staff used the EMFAC emissions model to estimate the emissions reductions of an annual inspection compared to biennial inspection. EMFAC allows the user to choose either an annual or biennial program. Emission reductions were estimated by comparing the emissions with an annual program to those with a biennial program for vehicles over 15 years old. 15 years of age was selected because this is the point at which vehicles start failing at twice the fleet average yet account for less than 25 percent of Smog Check tests.

Annual Inspections for High Annual Mileage Vehicles—ARB conducted a voluntary inspection program on high mileage taxi cab fleets in the San Francisco and Los Angeles areas. Smog Check data suggest that up to 3 percent of the fleet accumulates high annual mileage. The estimated reductions from 20,000 taxicabs were ratioed to the assumed 3 percent of the enhanced program area fleet driven high mileage. We assumed that one-half of the 3 percent of the fleet that are high annual mileage vehicles would be identified as accruing high annual mileage, tested annually, and repaired, resulting in emission reductions.

<u>Visible Smoke Test</u>—Based on data from a survey done for South Coast AQMD, Sierra Research has estimated that approximately 200,000 smoking gasoline vehicles are driven daily statewide. Based on data from the South Coast survey and data from Southwest Research Institute testing, the benefits of repairing a smoking vehicle average 0.25 gram/mile. We are assuming that half of the 200,000 smoking vehicles would fail the current tailpipe test in Smog Check. We have estimated benefits for the visible smoke test by assuming it would fail the other half (100,000) of the smoking vehicles per biennial cycle, which equals 50,000 failures per year. Reductions statewide are based on repairing 50,000 vehicles driving 30 miles per day with a 0.25 gram/mile total PM reduction.

<u>Inspection of Light and Medium Duty Diesels</u>- Benefits are based on an inspection program as stringent as the current program for gasoline cars and trucks. We are assuming a diesel inspection program would get the same

percent reduction in emissions that the current enhanced Smog Check program is achieving.

<u>Inspection of Motorcycles</u>—Benefits are based on assuming a motorcycle inspection program would get half of the percent reduction in emissions that the current enhanced Smog Check program is achieving.

# Timing

Action: 2007-2008

Expected Implementation: By 2010

# **Staff Proposed SIP Commitment**

ARB staff proposes to work with BAR to begin to implement the measure in 2010. ARB and BAR staff will initiate an effort to develop program improvements to achieve the reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014, 2020, and 2023. The measure as implemented may provide more or less than the amount shown.

# **Expanded Passenger Vehicle Retirement**

The bulk of emissions from passenger vehicles comes from older vehicles. The Smog Check program helps older California cars run cleaner. To meet clean air goals, however, we need to reduce emissions from these older vehicles even more. Owners of vehicles that fail Smog Check inspections are currently given the option of fixing their vehicles or receiving a monetary incentive for voluntarily retiring them. This measure would expand the Smog Check vehicle retirement program to vehicles that are off-cycle from their Smog Check inspections.

It is estimated that the vehicle retirement program could increase its scope from the current 18,000 vehicles per year statewide to approximately 50,000 per year in the South Coast and 10,000 per year in the San Joaquin Valley, which reflects retiring about half of one percent of vehicles subject to Smog Check in each region. The annual retirement of these vehicles in the South Coast and San Joaquin Valley would result in combined ROG and NOx emissions benefits of 2 percent of passenger vehicle emissions in 2014.

Funding for vehicle retirement at both State and local program levels comes from fees on newer cars exempt from Smog Check. Increasing the scope of the program post 2010 would require additional State or local funding.

#### **Estimated Emission Reductions**

# **South Coast**

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	206	112	86	76
ROO	Potential reductions		206 112 86 2.8 1.2 204 101 65 2.4 1.3	0.5	
NOx	Baseline emissions	204	101	65	53
NOX	Potential reductions		2.4	86 1.2 65 1.3	0.2
PM2.5	Baseline emissions	9.4	7.7	8.6	9.0
1 1412.5	Potential reductions		0.05	0.06	0.06

San Joaquin Valley

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	62	37	27	24
ROG	Potential reductions		0.7	27 0.3 19 0.3 2.0	0.1
NOx	Baseline emissions	58	31	19	16
NOX	Potential reductions		0.5	0.3	0.04
PM2.5	Baseline emissions	2.1	1.8	2.0	2.2
1 1412.5	Potential reductions		0.01	0.01	0.01

Baseline emissions include emissions from light- and medium-duty passenger cars, trucks and sport utility vehicles. Baseline emissions reflect adjustments not included in the SIP Emission Inventory Projections on ARB's website. The adjustments include emission reductions from the Carl Moyer Program and

criteria pollutant benefits from the greenhouse gas limits for motor vehicles adopted in 2004.

Emission reductions were estimated assuming a 3-year credit life and that, on average, 16-year-old vehicles will be replaced with 8-year-old vehicles. These assumptions are based on data collected in ARB's Voluntary Accelerated Light-Duty Vehicle Retirement Program.

# **Timing**

Action: 2008 - 2014

Expected Implementation: 2008 - 2014

# **Staff Proposed SIP Commitment**

ARB staff proposes to work with BAR to begin implementing the measure by 2008. ARB and BAR staff will initiate an effort to expand the existing program to achieve the reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014, 2020, and 2023. The measure as implemented may provide more or less than the amount shown.

# **Modifications to Reformulated Gasoline Program**

Gasoline fuel combustion is the major source of energy for passenger transportation. Since 1992, ARB has worked to ensure the use of cleaner burning gasoline to improve air quality throughout the state. One of the many components of the most recent gasoline reformulation program, CaRFG3, was the removal of the oxygenate MTBE due to concerns with groundwater contamination. However, the substitute oxygenate, ethanol, has resulted in greatly increased evaporative emissions due to fuel system permeation.

This proposed measure would make modifications to the CaRFG3 program to eliminate or offset all ethanol permeation effects. The effects on ROG emissions from all gasoline-fueled on-road vehicles have been estimated to be a 3 percent increase in the South Coast and a 6 percent increase in the San Joaquin Valley. The effects are greater in the San Joaquin Valley due to much higher overall temperatures that affect permeation.

ARB is scheduled to consider modifications to the CaRFG3 program in 2007.

#### **Estimated Emission Reductions**

#### South Coast

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	245	138	109	97
	Potential reductions		4.4	3.0	2.5

San Joaquin Valley

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	77	48	36	34
Koo	Potential reductions		2.9	1.6	1.3

Baseline emissions are the emissions from all gasoline-fueled on-road vehicles. The estimated reductions are equal to the incremental ROG emissions resulting from ethanol permeation which will be offset by this measure.

# **Timing**

Action: 2007

Expected Implementation: Phase in starting 2010

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2007. ARB staff will initiate a rule development process designed to achieve the reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014,

April 26, 2007

2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

# **Cleaner In-Use Heavy-Duty Trucks**

Federal and State engine standards will ensure that by 2010 all new diesel heavy-duty trucks are 90 percent cleaner than new 2006 trucks. This tremendous progress is on top of a 65 percent reduction in NOx and an 85 percent reduction in particulate matter since 1990. Since trucks last a long time, we must bring newer trucks into the fleet at a faster pace, clean up older dirtier trucks, and keep the clean trucks clean longer to help meet air quality goals.

Between now and 2014 existing programs reduce heavy duty truck emissions by 50 percent. This proposed measure would reduce 2014 emissions another 30 percent. The measure would accomplish these new reductions through a program to reduce emissions from the legacy fleet involving accelerating the turnover to new truck engines and retrofitting the remaining trucks with emission reduction devices, and through an excess emissions program.

# Legacy Fleet Emission Reduction Program

Newer heavy-duty trucks are typically used in long-haul service. After seven or eight years, they are often sold and their service is typically shifted to shorter-haul work. These trucks may remain in service within a given region for another twenty years or more.

An in-use truck program would focus on overcoming the slower rate of heavy-duty truck turnover to cleaner engines and retrofitting the remaining trucks with emission control devices such as particulate matter filters. The most comprehensive way to accomplish this would be through an "in-use" fleet rule that would require truck owners to meet specified emission levels. The proposed measure would address fleets operating in California regardless whether they are registered out of state. The emission reduction impact of the proposed in-use fleet program would be equivalent to replacing by 2014 approximately 30 percent of the oldest trucks with 2010 models year or newer trucks. The proposed measure would generate additional emission reductions beyond 2014, achieving reductions needed to meet the ozone air quality standard.

ARB staff has recently begun informational workshops on a heavy-duty truck inuse fleet rule, and has started to identify and explore the many emissions inventory, technology, financial, and logistical issues involved in crafting the most effective rule possible. ARB staff will be studying and requesting feedback from stakeholders on many issues, including: the characteristics of trucks registered outside of California; cost implications, especially to truck owner-operators, and ways to avoid any competitive disadvantage for various categories of truck owners; and the most efficient use of limited public incentive funds to achieve maximum emission benefits and lessen financial burden on truck owners.

# **Excess Emissions Program**

An estimate of deterioration of emission controls has historically been built into ARB's projections of future emissions. As new engine technologies are introduced over the next few years, we need to ensure that the complex engine electronics and control devices used to make trucks so much cleaner are not more prone to failure, tampering or malmaintenance, and that deterioration does not reduce the benefits of the new standards. As the 2010 new engine standards are implemented, we will evaluate the in-use emissions and develop approaches to reduce excess emissions from trucks.

Under an existing program, heavy-duty trucks are inspected at random roadside locations for excessive smoke, and are inspected for tampered emission control systems. Owners of vehicles that do not pass these inspections are issued citations that require prompt repairs and carry civil penalties. This measure could include an expansion of this program.

While the design and evaluation of the specific program features has yet to be determined, ARB staff estimates that this concept has the potential to reduce NOx deterioration emissions by approximately 50 percent.

#### **Estimated Emission Reductions**

#### **South Coast**

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	16	10	7	6
KOO	Potential reductions		5.1	2.6	1.7
NOx	Baseline emissions	238	131	79	65
NOX	Potential reductions		47.3	26.9	18.3
PM2.5	Baseline emissions	10.2	5.3	3.3	2.8
1 1412.5	Potential reductions		3.0	1.5	1.0

San Joaquin Valley

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	20	13	9	8
ROO	Potential reductions	al reductions	6.4	3.3	2.3
NOx	Baseline emissions	277	150	88	72
NOX	Potential reductions		61.4	30.2	21.2
PM2.5	Baseline emissions	11.4	5.5	3.2	2.6
1 1012.3	Potential reductions		3.6	1.6	1.2

Baseline emissions represent emissions from diesel-fueled medium- and heavy heavy-duty trucks. (Note: Baseline emissions reflect adjustments not included in the SIP Emission Inventory Projections on ARB's website. The adjustments

include sleeper truck idling restrictions, diesel engine software upgrade, and emission reductions from the Carl Moyer Program.)

# **Timing**

Action: 2008

Expected Implementation: 2010-2015

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2008. ARB staff will initiate a rule development process designed to achieve the reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014, 2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

# **Ships**

# Auxiliary Engine Cold Ironing and Other Clean Technology Cleaner Main Engines and Fuel

Ships bring the majority of internationally traded goods to California. Due to the international nature of goods movement, marine vessels are subject to international and national standards set by the International Maritime Organization and U.S. EPA. However, ships are historically a largely unregulated sector. In 2006, ship emissions ranked as the largest contributor to SOx emissions, fifth largest contributor to NOx emissions, and seventh largest contributor to directly emitted PM2.5 in the South Coast. With the predicted growth in goods movement through California by 2020 (especially through the Ports of Los Angeles and Long Beach), emissions from ships are expected to increase significantly.

In April 2006, ARB adopted the Emission Reduction Plan for Ports and Goods Movement in California, which calls for aggressive measures for ships and other port-related sources. The proposed emission reduction targets in these measures are the same goals set in that plan. Even before the adoption of the plan, work had begun to help meet its goals. In December 2005, ARB approved an Auxiliary Engine Fuel Rule that will phase in cleaner low-sulfur fuel from 2007 to 2010. This rule will reduce SOx emissions from auxiliary engines by 96 percent, PM emissions by 83 percent, and NOx emissions by 6 percent beginning in 2010.

The proposed measures outlined below will continue to work toward the goals outlined in the goods movement plan to considerably reduce ship emissions. Marine fuel standards, cold ironing (port electrification), vessel speed reduction, and retrofitted diesel engines will ensure cleaner air around ports and reduced regional emissions. These measures are split by the type of engine used on a ship. Typically, ships use auxiliary engines while they are docked at the port or to run lights and other amenities while they are transiting. Main engines and boilers are used when ships are maneuvering within port waters or transiting throughout open waters.

# **Auxiliary Engine Measures**

In addition to the Auxiliary Engine Fuel Rule, a new proposed measure for reducing auxiliary engine emissions is at-dock modifications including cold ironing and other advanced pollution reduction systems such as the "hood". Cold ironing allows ships to turn off their auxiliary engines and instead plug into an electrical system for power when they are docked at the port. This is extremely beneficial to surrounding communities as it reduces exposure to multiple pollutants. The "hood" is a device that fits onto a ship's exhaust stack and cleans the emissions. This measure would phase in the number of ships that will be capable of using cold ironing and technologies such as the "hood". A combination of cold ironing and other at-dock technologies would reduce SOx

emissions by 54 percent in 2014 and 72 percent in 2023 and both NOx and PM emissions by 65 percent in 2014 and 82 percent in 2023.

# Main Engine and Boilers

A Main Engine Fuel Rule, patterned after the Auxiliary Engine Fuel Rule, would help reduce emissions by introducing a cleaner, low-sulfur fuel beginning no later than 2010. This proposed rule would apply to ships using their main engine while maneuvering and transiting near the California coast and would reduce SOx emissions by 96 percent, PM emissions by 83 percent, and NOx emissions by 6 percent no later than 2010.

A highly effective measure to reduce main engine emissions would be to increase the use of cleaner new engines or retrofitted engines. The measure could be implemented via regulation, incentives, voluntary agreements, or a combination of these approaches. By 2014, ships visiting California ports would have either new engines or a mix of retrofit technology (e.g., technology similar to a catalytic converter on a passenger car) that would achieve an overall reduction of NOx and PM of 30 percent. In 2023, ships visiting California would be equipped with an even cleaner technology mix, resulting in a 70 percent reduction of NOx, 50 percent reduction of PM, and 40 percent reduction of SOx.

Vessel Speed Reduction (VSR) is an additional measure that would reduce main engine ship emissions. Presently, ships entering the Ports of Los Angeles and Long Beach have voluntarily agreed to reduce their speed to 12 knots within 24 nautical miles of the ports. It is estimated that there is a 48 percent compliance rate associated with this voluntary measure. In order to further reduce main engine emissions, ARB would require ships to reduce their speeds to 12 knots within 40 nautical miles of the Ports of Los Angeles and Long Beach. The efficacy of the VSR program in reducing emissions changes over time as the vessel speeds are a function of the vessel type. It is estimated that ships will get larger and, therefore, their speeds will change. VSR is 30-35 percent effective in reducing SOx emissions, 40-50 percent effective in reducing PM2.5 emissions, and 35-50 percent effective in reducing NOx emissions over time.

#### **Estimated Emission Reductions**

(tons per day ship emissions 0-100 nautical miles from the California coast)

South Coast (Auxiliary Engines)\*

	(tons per day)	2006	2014	2020	2023
SOx	Baseline emissions	17.2	1.1	1.5	1.8
30x	Potential reductions	0.0	0.4	0.7	0.7
NOx	Baseline emissions	26.6	37.2	48.7	56.3
NOX	Potential reductions	0.0	18.5	28.3	30.8
PM2.5	Baseline emissions	2.2	0.6	0.8	0.9
1 1412.5	Potential reductions	0.0	0.3	0.4	0.5

<sup>\*</sup> ARB 2005 Auxiliary Engine Fuel Rule emission reductions are accounted for in the baseline.

South Coast (Main Engines and Boilers)

	(tons per day)	2006	2014	2020	2023
SOx	Baseline emissions	14.7	20.7	26.3	29.7
301	Potential reductions	0.0	19.7	25.4	28.8
NOx	Baseline emissions	24.4	33.4	41.4	46.3
NOX	Potential reductions	0.0	20.0	32.3	39.9
PM2.5	Baseline emissions	1.8	2.6	3.3	3.7
1 1412.5	Potential reductions	0.0	2.4	3.1	3.6

Since the control measures apply to the same source, the control percentages were applied sequentially to calculate total reductions.

#### Timing

Main Engine Fuel ATCM

Action: 2007

Expected Implementation: 2007-2010.

Cold Ironing

Action: 2007-2008

Expected Implementation: Starting in 2010 – 10 percent by 2010, 60 percent by

2014, and 80 percent by 2020.

Cleaner Engines (New and Retrofits)

Action: 2009

Expected Implementation: Phase-in starting in 2010.

Vessel Speed Reduction

Action: 2007

Expected Implementation: 2008. Staff Proposed SIP Commitment

ARB staff proposes to commit to bring this measure to the Board beginning 2007. ARB staff will initiate a rule development process designed to achieve the

reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014, 2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

#### **Port Truck Modernization**

Trucks serving California ports are a vital part of the goods movement system. Trucks transfer incoming cargo containers from the ports to intermodal distribution centers for transport via long-haul rail or truck to their ultimate destination in California or throughout the U.S. Trucks also carry agricultural products from the Central Valley and other farming regions, and exports, to the ports for shipment overseas. Port-related truck activity is growing. The number of containers carried by truck to and from the Ports of Los Angeles and Long Beach, for example, is expected to grow by a factor of 2.5 within twenty years. Because trucks in port service tend to be older and dirtier than the truck fleet as a whole, it is important that the impact of these vehicles be mitigated more quickly to address community health issues and to meet air quality goals.

This proposed measure would reduce NOx and diesel PM2.5 emissions from the existing port truck fleet, as well as additional trucks entering port service. The basis for this strategy closely follows the goals outlined in the Emission Reduction Plan for Ports and Goods Movement in California (April 2006). Rulemaking is currently in progress for the port truck modernization rule, which would take place in two phases. The Ports of Los Angeles and Long Beach are also developing approaches to reduce port truck emissions on a parallel track. A mix of regulatory and other actions may be used to achieve the emission reduction target.

With the current ARB concept, trucks in regular port service that are model year 1993 and older would be replaced with 1998 and newer trucks by 2011. In addition, all trucks in regular port service would be retrofitted with verified devices that reduce diesel PM by 85 percent or more. Retrofits that also provide NOx reductions would be used to the greatest extent feasible. The second phase would require pre-2003 trucks in regular port service to meet or exceed 2010 federal engine standards by the end of 2017, and pre-2007 trucks in regular port service to meet or exceed 2010 federal engine standards by the end of 2019. Additionally, the proposal would require trucks entering port service for the first time between 2008 and 2011 to meet or exceed 2003 federal engine standards and be equipped with diesel particulate filters. Trucks entering port service between 2012 and 2014 would need to meet or exceed 2007 federal engine standards, and trucks entering port service in 2015 and later would need to meet or exceed 2010 federal engine standards.

This proposed measure would reduce port truck NOx emissions in the South Coast Air Basin by about 10 percent in 2014 and 50 percent in 2023. Also, diesel PM emissions from port trucks in the South Coast Air Basin would be reduced by more than 50 percent in 2014.

The reductions from this measure would complement the reductions achieved by the proposed cleaner in-use heavy-duty truck measure. The regulation currently being developed for port trucks would apply only to those heavy heavy-duty trucks in primary port service. The private fleet rule currently under development

would provide the reductions cited for the in-use heavy-duty truck measure by including trucks not in port service as well as trucks in the medium heavy-duty category.

#### **Estimated Emission Reductions**

#### **South Coast**

	(tons per day)	2006	2014	2020	2023
NOx	Baseline emissions	22	18	15	15
NOX	Potential reductions		2	8	7
PM2.5	Baseline emissions	1.0	8.0	0.6	0.6
F WIZ.3	Potential reductions		0.5	0.3	0.3

Baseline emissions are for port trucks, based on inventories developed for the Emission Reduction Plan for Ports and Goods Movement. Emission reduction estimates are based on the assumption that port trucks are older, on average, than the fleet as a whole (age distribution was based on a 2002 study by Starcrest International). The number of trucks in regular port service is projected to grow from approximately 12,000 in 2005 to 15,000 in 2010, 18,000 in 2015 and 21,000 in 2020. Staff assumed that port trucks make trips of lower average speed (35 mph), owing to short hauls to distribution centers and congested conditions near the ports.

Port truck emissions are small for the San Joaquin Valley so reductions for this measure are not significant. Goods movement-related emissions from trucks in the San Joaquin Valley are generated primarily by line-haul trucks and not port trucks. Line-haul truck emissions are significantly reduced in the proposed cleaner in-use heavy-duty truck measure.

#### Timing

Action: 2007-2008

Expected Implementation: 2008-2020

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2008. ARB staff will initiate a rule development process designed to achieve the reductions shown for the South Coast nonattainment area in 2014, 2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

April 26, 2007

#### Accelerated Introduction of Cleaner Line-Haul Locomotives

Line-haul locomotives used to pull rail cars long distances account for about 95 percent of total train emissions. U.S. EPA proposed new Tier 4 standards to reduce NOx and PM emissions by 90 percent. These emission standards would build on existing federal requirements for using low sulfur diesel fuel. They include new engine standards and rebuild standards, and require aftertreatment technology. Since the useful life of a locomotive can exceed 30 years, the accelerated use of Tier 4 or equivalent technology is necessary to provide diesel PM and NOx reductions needed to meet attainment deadlines. ARB is pushing U.S. EPA to accelerate introduction of Tier 4 standards on an earlier timeframe, beginning in 2012.

The proposed measure calls for replacing existing locomotive engines with Tier 4 engines beginning in 2012 and conducting concurrent rebuilds of older engines to Tier 2.5 standards. This can only occur once U.S. EPA accelerates implementation of the Tier 4 engine standards for locomotives. It is estimated that by 2023, this measure would reduce NOx by 70 percent and direct PM2.5 by about 75 percent.

#### **Estimated Emission Reductions**

#### **South Coast**

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	2.3	2.3	2.4	2.5
KOO	Potential reductions		0.7 1.8	1.9	
NOx	Baseline emissions	26.7	18.3	21.0	22.6
NOX	Potential reductions		4.3	13.4	15.6
РМ	Baseline emissions	0.78	0.71	0.75	0.77
I IVI	Potential reductions		0.20	0.56	0.59

#### San Joaquin Valley

	(tons per day)	2006	2014	2020	2023		
ROG	Baseline emissions	1.6	1.5	1.6	1.6		
KOO	Potential reductions		0.5	1.2	1.3		
NOx	Baseline emissions	21.5	19.9	20.6	21.1		
NOX	Potential reductions		7.2	15.6	16.4		
РМ	Baseline emissions	0.58	0.53	0.53	0.54		
I IVI	Potential reductions		0.18	0.42	0.46		

Baseline emissions represent line-haul and switcher locomotives.

Emission reduction estimates are based on, beginning in 2012, 10 percent of the existing engines being replaced by Tier 4 engines and 5 percent upgraded to Tier 2.5 standards until 100 percent of the statewide fleet has been upgraded.

# **Timing**

Action: U.S. EPA adopts Tier 4 standards in 2007. Voluntary agreement to accelerate implementation – 2008.

Expected Implementation: Introduction of 10 percent Tier 4 and upgrades to Tier 2.5 at 5 percent are expected to begin 2012.

# **Staff Proposed SIP Commitment**

ARB staff will continue to encourage U.S. EPA to accelerate implementation of the Tier 4 engine standards. Once the new standards are in place, ARB staff commits to work with the railroads to bring the cleanest locomotives in to California service.

# **Clean Up Existing Commercial Harbor Craft**

Commercial harbor craft are marine vessels that operate primarily along California's coastline and inland waterways. They include tugboats, work boats, crew/supply boats, ferries, excursion boats, commercial and sport fishing boats, and other harbor vessels. The diesel propulsion and auxiliary engines used on these vessels were built for long life and have essentially uncontrolled emissions.

U.S. EPA adopted harbor craft engine standards that apply to new engines beginning in 2004. The engines meeting the new U.S. EPA standards have roughly 50 percent less NOx than uncontrolled engines. Since the useful life of harbor craft vessels is so long, the benefits of new engine standards accrue slowly over time. However, to accelerate emission reductions, many of these vessels can be repowered with newer, cleaner engines.

There are also emission control technologies, called "add-on" controls or retrofits, that can reduce both NOx and diesel particulate matter. Retrofit control technologies have been shown to dramatically reduce emissions when used with heavy-duty diesel engines in land-based operations and can be adapted to marine applications.

ARB is in the process of developing a regulation that would require owners of existing commercial harbor craft to replace old engines with newer cleaner engines and/or to add retrofit emission control technologies. It would address both propulsion and auxiliary engines. The regulation would take into account the fact that harbor craft vessel types are diverse and may require various combinations of emission reducing strategies and that some vessel configurations may not accommodate retrofits. Fishing boats in particular will be difficult to retrofit and may face difficult unique economic constraints.

The proposed regulation is one of the measures in ARB's Goods Movement Plan and is scheduled for adoption in 2007. ARB staff estimates that the harborcraft regulations will reduce NOx and PM emissions 30 percent by 2014, and 40 percent by 2020, based on the capabilities of existing control technologies.

#### **Estimated Emission Reductions**

#### **South Coast**

	(tons per day)	2006	2014	2020	2023
NOx	Baseline emissions	23.1	15.7	12.7	12.7
NOX	Potential reductions		4.6	5.1	5.9
	Baseline emissions	1.1	0.7	0.6	0.6
PM2.5	Potential reductions		0.2	0.2	0.3

The baseline harbor craft inventory is taken from the Emission Reduction Plan for Ports and Goods Movement, April 2006. Direct PM2.5 numbers reflect diesel PM. Emission reduction estimates assume the regulation will reduce emissions 30 percent by 2014, and 40 percent by 2020. (Emission reductions were estimated for the San Joaquin Valley but found to be insignificant.)

# **Timing**

Action: 2007

Expected Implementation: 2009-2018

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2007. ARB staff will initiate a rule development process designed to achieve the reductions shown for the South Coast nonattainment area in 2014, 2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

April 26, 2007

# **Cleaner In-Use Off-Road Equipment**

Adopted emission standards for new off-road diesel engines are becoming increasingly more stringent, ensuring that new construction, mining, industrial, oil drilling and airport ground support equipment become progressively cleaner. The cleanest standards for NOx emissions in these categories will phase in from 2013-2015. However, large diesel off-road equipment with more than 25 horsepower remain in use for long periods of time, often 25 years or more. This long life means that new, lower emitting engines are introduced into fleets relatively slowly with the result that the emission reductions and associated health benefits from these cleaner engines will also be slow to materialize. Accelerating the introduction of cleaner engines and emissions control technologies into the statewide fleet is necessary to meet air quality standards.

This proposed measure would require owners of equipment larger than 25 horsepower to meet a stringent average emissions level across all of their equipment. The fleet average approach provides equipment owners flexibility in how they will comply, including: swapping older, dirtier engines with newer, cleaner engines; purchasing newer equipment (with cleaner engines); and, adding emission control devices to older engines. It also allows fleet owners to maintain a fleet with some engines which are cleaner than the fleet average and others which are dirtier, so that, on average, the fleet meets the target. ARB staff is also proposing idling limits similar to those the Board has adopted for heavy duty trucks.

ARB staff has proposed a statewide in-use off-road diesel equipment regulation which could require initial NOx and PM emissions averages to be met, with increasingly lower emissions averages over time. Staff began work on the rule in 2004 as part of the Diesel Risk Reduction Program. During early SIP development work in 2006, staff identified the necessity for large NOx emission reductions from off-road equipment and other diesel sources to meet the health-based federal air quality standards. Consequently, staff revised the control concept extensively to meet California's clean air needs relative to diesel particulates, ozone, and PM2.5.

This measure would reduce NOx emissions from large diesel off-road equipment in the South Coast Air Basin by approximately 10 percent in 2014 and by about 30 percent in 2023.

# **Estimated Emission Reductions**

#### South Coast

	(tons per day <b>)</b>	2006	2014	2020	2023
ROG	Baseline Emissions	20.2	13.3	9.3	8.1
ROO	Potential Reductions		2.7	2.9	1.9
NOx	Baseline Emissions	143.2	96.1	59.0	46.5
NOX	Potential Reductions		10.5	18.7	13.9
PM2.5	Baseline Emissions	8.1	4.9	2.6	1.8
1 1412.5	Potential Reductions		2.6	1.8	1.3

San Joaquin Valley

	(tons per day)	2006	2014	2020	2023
ROG	Baseline Emissions	6.1	4.2	3.1	2.7
ROO	Potential Reductions		0.9	1.0	0.6
NOx	Baseline Emissions	47.6	32.8	21.6	17.7
NOX	Potential Reductions		3.7	7.0	5.4
PM2.5	Baseline Emissions	2.3	1.5	0.8	0.6
1 1412.5	Potential Reductions		8.0	0.6	0.4

Baseline emissions are from the OffRoad2007 model.

Emission reduction estimates are based on expected emission reductions from ARB's proposed In-Use Off-Road Diesel Vehicle rule currently under development. Because the proposed rule is under development, the estimated reductions are subject to change.

The rule proposal applies declining fleet averages for large fleets beginning in 2010. For NOx, the fleet averages for 2014 for most engine sizes are more stringent than Tier 1 emission levels. The corresponding PM fleet averages for 2014 are cleaner than Tier 2 emission levels. In 2020, fleet averages for NOx and PM are more stringent than Tier 3 emission levels. The means to reach these fleet averages are left to the equipment owners to decide. However, if a fleet cannot meet the NOx averages, it must turnover 8 percent of its total horsepower per year to cleaner engines (minimum Tier 2 engine) in the initial years and 10 percent per year in years after 2015. A fleet must retrofit 20 percent of its total horsepower with diesel particulate filters if it cannot meet the PM average. The rule would also restrict unnecessary idling.

# **Timing**

Action: 2007

Expected Implementation: Phase-in starting 2008

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2007. ARB staff will initiate a rule development process designed to achieve the reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014, 2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

April 26, 2007

# **Cleaner In-Use Agricultural Equipment**

New engines used in agricultural operations must meet the same standards as other off-road engines, ensuring that new equipment become progressively cleaner. Just as in other off-road applications, diesel agricultural equipment can remain in use for long periods of time. This long life means that new, lower emitting engines are introduced into fleets relatively slowly with a direct impact on the pace that emission reductions materialize.

The cleanup of agricultural in-use equipment is primarily an issue in the San Joaquin Valley with its large agricultural economy. Natural turnover of the agricultural fleet will reduce emission significantly by the Valley's expected 2024 ozone attainment deadline. Modeling for the Valley's PM2.5 SIP due in 2008 will show what accelerated fleet modernization may be needed. Once that information is available, ARB staff will quantify reductions from this measure. ARB staff is also supporting efforts to obtain additional incentive funding to accelerate progress.

San Joaquin Valley

	(tons per day)	2006	2014	2020	2023
ROG	Baseline Emissions	13	7	4	3
ROO	Potential Reductions		NYQ	NYQ	NYQ
NOx	Baseline Emissions	62	38	23	18
NOX	Potential Reductions		NYQ	NYQ	NYQ
PM2.5	Baseline Emissions	3.5	2.0	1.1	0.7
1 1012.5	Potential Reductions		NYQ	NYQ	NYQ

# Timing

Action: 2009-2010

Expected Implementation: To Be Determined

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2010. ARB staff will initiate a rule development process designed to achieve emission reductions for the San Joaquin Valley nonattainment area in 2014, 2020, and 2023. The estimated emission reductions have yet to be quantified.

April 26, 2007

#### **New Emission Standards for Recreational Boats**

Recreational boat engines are broadly divided into two categories: outboard boats/personal water craft (PWC) and inboard/sterndrive. Outboard and PWC motors until recently were predominantly 2-stroke engines. Inboard/sterndrive engines are typically automotive spark-ignition engines adapted for boats that must now comply with a 5.0 g/kW-hr exhaust standard by 2009, which can be achieved with three-way catalytic converters and oxygen sensor feedback controls. Although ARB previously adopted exhaust emission standards for outboard/PWC engines, lower exhaust standards to further reduce emissions are possible by adapting the emission control technology used for inboard/sterndrive engines. This measure calls for the implementation of a tighter, catalyst-based exhaust standard of 5.0 g/kW-hr for outboard/PWC engines to be phased-in by 2013. Only 4-stroke engines are expected to be able to comply with this tighter standard.

Evaporative emissions represent about one fourth of the total ROG emissions from recreational boat engines. There are no state or federal evaporative emission standards for any type of recreational boats. This measure calls for an evaporative emission standard that will address all sources of boat evaporative emissions (tank, carbon canisters, fuel lines, etc.). The technology needed to achieve evaporative standards for boats is readily adaptable from that used in automobiles and small off-road equipment.

#### **Estimated Emission Reductions**

#### South Coast

	(tons per day)	2006	2014	2020	2023
ROG	Baseline Emissions	64.1	52.8	50.3	50.8
ROO	Potential Reductions	0.0	4.2	12.8	17.6
NOx	Baseline Emissions	16.1	17.1	18.0	18.3
NOX	Potential Reductions	0.0	0.4	1.6	2.4

San Joaquin Valley

	(tons per day)	2006	2014	2020	2023
ROG	Baseline Emissions	20.1	17.1	16.6	16.8
ROO	Potential Reductions	0.0	1.3	3.8	5.3
NOx	Baseline Emissions	5.3	5.6	5.7	5.8
I NOX	Potential Reductions	0.0	0.1	0.4	0.6

The baseline estimates are comprised of summer average exhaust and evaporative emissions for all types of recreational boats.

Exhaust emission reduction estimates for outboard and PWC are based on the percent reduction estimates from ARB's 2001 regulation for inboard/sterndrive

engines, which reduced the exhaust standards by the same increment (from 16 to 5 g/kW-hr).

Evaporative emission reductions are based on an estimated 70 percent control of evaporative emissions for all recreational boats of model year 2012 and newer. The 70 percent control is a composite that accounts for the cumulative reductions from all sources of boat evaporative emissions (tank, carbon canisters, fuel lines, etc.).

# **Timing**

Action: Exhaust standard by 2010; evaporative standard by 2009. Expected Implementation: Exhaust standard by 2013; evaporative standard by 2012.

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2010. ARB staff will initiate a rule development process designed to achieve the reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014, 2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

# Off-Road Recreational Vehicle Expanded Emission Standards

#### **Exhaust Standards**

Exhaust emissions from off-road recreational vehicles are controlled to a much lesser extent than on-road motorcycles or on-road cars and trucks with the result that this category of vehicles is showing an increase in emissions into the future.

In 1994, ARB approved exhaust emission standards and test procedures for off-road recreational vehicles, including off-highway motorcycles and all terrain vehicles (ATVs). In 1998, ARB revised the rules to allow non-compliant vehicles to be sold and operated outside the summer season or in locations where ozone levels are lower.

Off-road recreational vehicles lag in emission reductions for a number of reasons including technical limitations, cost, and tampering. Another concern is that the California market is not large enough for off-road recreational vehicle manufacturers to produce vehicles that would comply with more stringent California exhaust standards. This could lead to compliance problems if consumers either purchase off-road recreational vehicles out-of-state or falsely certify that the vehicles they purchase are intended for use in competition. The most effective strategy would be for U.S. EPA to establish tighter exhaust standards for all off-road recreational vehicles, thereby precluding the potential for California consumers to purchase and operate non-complying (and higher emitting) vehicles.

This measure calls for reducing exhaust emissions by 50 percent from new off-highway motorcycles and ATVs beginning in 2012 using proven automotive and on-road motorcycle exhaust emission reduction technologies. Due to the high fleet turnover and overall growth of the fleet, ARB staff estimates that the measure would reduce ROG exhaust emissions from off-road recreational vehicles 25 percent by 2014 and 50 percent by 2023.

#### **Evaporative Standards**

In 2002, U.S. EPA approved a rule that required all off-road recreational vehicles to comply with evaporative standards beginning with 2008 vehicles. However, the standards only control permeation from the fuel tank and hoses. In July 2006, ARB approved evaporative emission standards that harmonized with existing U.S. EPA regulations.

This measure would reduce ROG evaporative emissions by 50 percent from off-highway motorcycles and ATVs beginning in 2012 using proven automotive and on-road motorcycle evaporative emission reduction technologies. Due to the high fleet turnover and overall growth of the fleet, ARB staff estimates that the measure would reduce ROG evaporative emissions from off-road recreational vehicles 25 percent by 2014 and 50 percent by 2023.

April 26, 2007

#### **Estimated Emission Reductions**

#### South Coast

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	8	9	11	13
NOO	Potential reductions		2.4	5.1	6.4

San Joaquin Valley

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	7	9	11	12
I	Potential reductions		2.2	4.9	6.1

Baseline ROG emissions (exhaust + evaporative) are for all off-road motorcycle and ATVs in each region. Emission reduction estimates are from ARB's off-road motor vehicle emissions model programmed to calculate the potential impact of reducing new engine exhaust and evaporative emissions by 50 percent beginning in 2012.

# Timing

Action: By 2010

Expected Implementation: 2012-2015

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2010. ARB staff will initiate a rule development process designed to achieve the reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014, 2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

April 26, 2007

# **Additional Evaporative Emission Standards**

# Portable Outboard Marine Tank Evaporative Standards

Portable outboard marine tanks (OMT) are small-capacity tanks (usually less than 12 gallons) that supply fuel to marine outboard engines. Unlike larger vessels with permanently mounted fuel tanks, many small and medium size outboard boats use removable tanks to allow both the engine and fuel tank to be removed for transport or storage. OMTs are not subject to any emission standards and as a result have relatively high evaporative emissions. DMV and other data indicate that there were approximately 200,000 registered outboard vessel owners in California in 2005. If we assume one tank per outboard, the statewide inventory would be 200,000 OMTs with statewide emissions of approximately six tons per day. Baseline emissions for future years and regions of the state were scaled from this estimate on the basis of emission inventories of evaporative emissions from outboard boat engines smaller than 15 horsepower.

Diurnal and permeation standards for OMTs and associated equipment are expected to have the same emission reduction efficiencies as controls required by ARB's 2005 regulation for portable fuel containers, and would reduce emissions by 50 percent in 2014 and 75 percent in 2023. This measure would be applied to new tanks, resulting in a phase-in over the useful lives of existing tanks.

# Refueling Gasoline Tank Evaporative Standards

Refueling gasoline tanks (from 30 to 100 gallons) are usually mounted on a vehicle and used to refuel other motor vehicles. Some examples include tanks on recreational vehicles, like toy haulers, for fueling off-highway recreational vehicles or tanks on pickup trucks for fueling off-road or agricultural equipment. There are an estimated 150,000 refueling tanks in California

ARB staff are currently conducting surveys to determine accurate populations as well as testing to calculate more accurate emissions. Rough preliminary statewide estimates of evaporative emissions from refueling gasoline tanks are approximately six tons per day. Future year and regional baseline estimates are scaled from this statewide estimate on the basis of recreational offroad vehicle evaporative emissions.

Setting evaporative standards for refueling tanks would reduce ROG emissions by 60-70 percent, depending on which technology is utilized. Control technologies being considered include passive purge carbon canisters and insulation. These technologies would be applied to new tanks and would be phased-in over the useful lives of existing tanks.

# Gas Station Refueling Hose Evaporative Standards

Gas station refueling hoses are co-axial hoses that transfer fuel from the filling station pump to a vehicle's fuel tank and return displaced gasoline vapors from the vehicle fuel tank to the gasoline storage tank. Evaporative emissions occur through the hose material. There are an estimated 120,000 gas station refueling hoses statewide with estimated emissions of three tons per day.

Setting evaporative standards for gas station refueling hoses would reduce ROG emissions by 70-98 percent, depending on which technology is utilized. These estimates are based on previous standards for low permeation vehicle fuel hose and initial ARB and industry testing results.

# **Estimated Emission Reductions**

Emission inventories are being reassessed for these evaporative source categories. For SIP purposes, emission reductions are not quantified for these measures so no benefits are included in the proposed SIP.

The measures are described here for informational purposes only. Reductions from these measures will be accounted for in future SIP updates. For information purposes only, reductions from the three measures combined are expected to be about 3 tons per day in the South Coast in 2020.

# **Enhanced Vapor Recovery for Above Ground Storage Tanks**

Above ground storage tanks are large gasoline storage tanks used extensively in agricultural operations. Typical tanks have capacities ranging from 250 to 12,000 gallons. Above ground storage tanks are becoming increasingly popular due to their superior leak detection capabilities. Because these tanks are exposed to ambient air temperatures, emissions are greater than from underground tanks. Annual statewide ROG emissions from all tanks in 2004 totaled 3.1 tons per day. Emission reductions are possible and feasible with an enhanced vapor recovery certification process and new performance standards and specifications.

This proposed measure calls for reducing emissions by 90 percent from new above ground storage tanks, by 76 percent from retrofitting existing non-agricultural tanks, and by 60 percent from retrofitting existing agricultural tanks. This measure would be implemented beginning in 2007, and by 2011 would reduce statewide ROG emissions from tanks by two tons per day. The estimated control efficiencies are based on field testing of proposed controls. The retrofitting of existing tanks would be phased in between 2007 and 2011 with 25 percent of tanks being converted each year. ARB staff is currently analyzing what the emission reductions would be for each region.

#### **Estimated Emission Reductions**

#### **Statewide**

	(tons per day <b>)</b>	2006	2014	2020	2023
ROG	Baseline emissions	3.2	3.5	3.8	3.9
	Potential reductions		2.3	2.4	2.5

The statewide emissions for above ground storage tanks have not been apportioned by region, and therefore are not included in the baseline inventory. Since the emissions are not in the inventory, the potential reductions listed here are not included as an emission reduction commitment in the proposed State Strategy.

# Timing

Action: 2007

Implementation: Phase-in starting 2008

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2007. ARB staff will initiate a rule development process designed to achieve the reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014,

2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

# **Consumer Products Program**

Chemically formulated consumer products such as automotive care products, household care products, and personal care products have been regulated as a source of ROG emissions in five rulemakings since 1989. As a result of these measures, statewide emissions from consumer products in 2010 will be reduced 40 percent from uncontrolled levels. Despite this progress, population growth in the years ahead is expected to reverse the downward trend of emissions from consumer products as early as 2008, after the latest standards become effective. The magnitude of emissions from this sector indicates that additional controls for this sector remain important, even though the average photochemical reactivity of the ROG emissions from the consumer product sector is approximately one-third that of motor vehicle exhaust. Consumer products are expected to become the largest source of ROG emissions in the South Coast Air Basin, and the third largest source in the San Joaquin Valley Air Basin by 2020.

This proposed measure would continue ARB's commitment to reduce ROG emissions from consumer products. The current program uses industry surveys to gather information about sales trends and product formulations. Staff uses survey data along with trade journals, patents, and other technical information to propose mass-based ROG limits. Staff will continue to investigate any and all opportunities for emission reductions from mass-based limits by taking advantage of emerging low-emitting technologies. However, the ability to achieve significant reduction from mass-based standards is waning, so staff will likely be shifting the focus to other potential emission reduction opportunities. One such measure would include investigating emission reduction opportunities through reactivity-based standards in most categories. A reactivity-based approach relies on the scientific principle that different chemical compounds form different amounts of ozone in the atmosphere, rather than the mass-based approach that reduces ozone formation by reducing all reactive organic gases.

In the future, it is likely that further emission reductions from the consumer products source category will not be feasible using conventional approaches. Staff will work with stakeholders to explore alternative market-based mechanisms that would encourage the development, distribution, and purchase of cleaner, very low, or zero emitting products. Examples of mechanisms to explore are a multi-media labeling program, programs where companies set their own emissions reduction goals, and the use of the media for public education. If these mechanisms cannot produce meaningful emission reductions from the consumer products source category, then other approaches would be evaluated. Examples of alternative approaches are the purchase of ROG credits and the funding of special projects to reduce emissions or accelerate reductions from pollution sources outside of the consumer products industry.

The above approaches could be implemented through several rulemakings and would achieve approximately 30-40 tons per day ROG reductions statewide, equivalent to 13-17 tons per day in the South Coast, in the 2008 to 2014 timeframe. The 2006 measure was adopted by the ARB Board in

November 2006 with phase-in implementation from 2008 to 2010.

#### **Estimated Emission Reductions**

#### **South Coast**

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	103	103	107	110
IXOO	Potential reductions		12.9	13.5	13.7

San Joaquin Valley

	(tons per day)	2006	2014	2020	2023
ROG	Baseline emissions	24	26	28	30
KOG	Potential reductions		3.2	3.6	3.8

# Timing

Consumer Products Regulations

Action: 2007-2008

Expected Implementation: By 2010

Action: Between 2010 and 2012

Expected Implementation: By 2012-2014

# **Staff Proposed SIP Commitment**

ARB staff proposes to commit to bring this measure to the Board by 2008. ARB staff will initiate a rule development process designed to achieve the reductions shown for the South Coast and San Joaquin Valley nonattainment areas in 2014, 2020, and 2023. The measure as proposed by staff to the Board or adopted by the Board may provide more or less than the amount shown.

# Department of Pesticide Regulation's Proposed SIP Commitment

The Department of Pesticide Regulation's (DPR) proposed 2008 Pesticide Plan includes strategies to reduce ROG emission from pesticides through regulation of fumigant pesticide use, regulatory standards for registration of liquid pesticides, and strategic partnership agreements implementing pest management practices and technologies that use less pesticide product. This DPR Plan goes beyond reducing ozone precursor emissions by also addressing air toxic exposures associated with pesticide use. This proposed SIP commitment reflects only near-term actions. Future DPR actions will be included in SIP updates after DPR takes regulatory action.

# Near-term Measures - Fumigant Regulations

DPR would implement regulations in 2008 that set a limit on the aggregate ROGs that may be emitted from field fumigation during the ozone season in the certain areas. In addition, the 2008 regulations would specify the allowable application methods that may be used in field fumigation statewide. Certain high-emission application methods would be excluded from that list. In 2008, emission reductions of 2.5 tons per day (tpd) would be achieved in the San Joaquin Valley.

The commitment for near-term emission reductions from the 2008 regulations would implement the commitment for pesticide emission reductions detailed in the 1994 SIP in the San Joaquin Valley.

# **Estimated Emission Reductions**

San Joaquin Valley

	(tons per day)	2006	2008	2014	2020	2023
ROG	Baseline emissions	17.9	17.9	17.9	17.9	17.9
	Potential reductions		2.5	2.5	2.5	2.5

#### **Timing**

Action: 2008

Expected Implementation: By 2008

# **Staff Proposed SIP Commitment**

DPR staff proposes to promulgate a regulation for implementation by 2008 to achieve ROG emission reductions in the San Joaquin Valley in 2008 of 2.5 tpd, based on an inventory of 17.9 tpd.